

ANNOUNCEMENTS.

For Clerk of Circuit Court.
J. S. GALLOWAY is a candidate for Clerk of the Circuit Court at the ensuing August election, subject to the action of the Democratic and Conservative Conventions.

Judge of the Criminal Court.
D. T. SCHUBERT is a candidate for Judge of the Criminal Court of Shelby county, at the ensuing August election.

For Clerk of Criminal Court.
O. SCAR WOODWARD is a candidate for the office of Clerk of the Criminal Court, at the ensuing August election.

For County Register.
J. C. GENTRY is a candidate for County Register, at the ensuing August election, subject to the action of the Democratic and Conservative Conventions.

For Clerk of the County Court.
R. J. BLACK is a candidate for Clerk of the County Court, at the ensuing August election.

For Clerk of the County Court.
D. S. L. BAIRD is a candidate for Clerk of the County Court, at the ensuing August election, subject to the action of the Democratic and Conservative Conventions.

For Clerk of the County Court.
F. M. JONES is a candidate for Clerk of the County Court, at the ensuing August election, subject to the action of the Democratic and Conservative Conventions.

For Chancellor.
T. B. MICO is a candidate for Chancellor of Shelby county at the ensuing August election, subject to nomination by the Democratic and Conservative Conventions.

For Attorney-General of Shelby County.
J. H. HERRICK is a candidate for Attorney-General of Shelby county, at the ensuing August election, subject to the action of the Democratic and Conservative Conventions.

For Attorney-General of Shelby County.
J. A. ANDERSON is a candidate for Attorney-General of Shelby county, at the ensuing August election, subject to the action of the Democratic and Conservative Conventions.

For Attorney-General of Shelby County.
G. A. JORDAN is a candidate for the office of Attorney-General of Shelby county, at the ensuing August election, subject to the action of the Democratic and Conservative Conventions.

LOST.

TERRIER BITCH—A small rough bearded terrier bitch, ears and tail cut, gray color. Seen in the street. Reward \$25.00. JAMES GALLAGHER.

STOLEN.

STALLION—Last January, a small, rough dark bay stallion, 6 years old, hind in right eye, branded under the mane with the letters "J. H. W." and hind foot white; overcoats when trotting, and paws with the fore foot white. A reward of \$100.00 will be paid for his delivery to me, at 15 West Main street, or to the Sheriff's office. JAMES GALLAGHER.

FOR SALE.

PIANO—Fine Weber Piano, almost new, at low price. W. C. THILTON, 256 Second street.

WAGON—One and half ton, with new harness. W. C. GASTON, 33 Madison street.

STOCKS—200 shares Series C and D. See ARCHER GIFFORD, 201 Bowling Green.

NINE PLAYERS—For billiard, pool or bowling. Also, playing in any style, nearly done. DOMESTIC BILLIARD CO. OFFICE, 63 Madison st., bet. Second and Third.

ROOMS AND BOARD.

ROOMS—Furnished, furnished, cheap, also day board. 211 Washington street.

FURNISHED—Furnished, with board, Apply at 111 Washington street.

ROOMS—Furnished rooms, with board. Apply at 111 Washington street.

ROOMS—Furnished rooms, with board. Apply at 111 Washington street.

ROOMS—Furnished rooms, with board. Apply at 111 Washington street.

ROOMS—Furnished rooms, with board. Apply at 111 Washington street.

ROOMS—Furnished rooms, with board. Apply at 111 Washington street.

ROOMS—Furnished rooms, with board. Apply at 111 Washington street.

ROOMS—Furnished rooms, with board. Apply at 111 Washington street.

ROOMS—Furnished rooms, with board. Apply at 111 Washington street.

ROOMS—Furnished rooms, with board. Apply at 111 Washington street.

ROOMS—Furnished rooms, with board. Apply at 111 Washington street.

ROOMS—Furnished rooms, with board. Apply at 111 Washington street.

ROOMS—Furnished rooms, with board. Apply at 111 Washington street.

ROOMS—Furnished rooms, with board. Apply at 111 Washington street.

ROOMS—Furnished rooms, with board. Apply at 111 Washington street.

ROOMS—Furnished rooms, with board. Apply at 111 Washington street.

ROOMS—Furnished rooms, with board. Apply at 111 Washington street.

ROOMS—Furnished rooms, with board. Apply at 111 Washington street.

ROOMS—Furnished rooms, with board. Apply at 111 Washington street.

ROOMS—Furnished rooms, with board. Apply at 111 Washington street.

ROOMS—Furnished rooms, with board. Apply at 111 Washington street.

ROOMS—Furnished rooms, with board. Apply at 111 Washington street.

ROOMS—Furnished rooms, with board. Apply at 111 Washington street.

ROOMS—Furnished rooms, with board. Apply at 111 Washington street.

ROOMS—Furnished rooms, with board. Apply at 111 Washington street.

ROOMS—Furnished rooms, with board. Apply at 111 Washington street.

ROOMS—Furnished rooms, with board. Apply at 111 Washington street.

ROOMS—Furnished rooms, with board. Apply at 111 Washington street.

ROOMS—Furnished rooms, with board. Apply at 111 Washington street.

ROOMS—Furnished rooms, with board. Apply at 111 Washington street.

ROOMS—Furnished rooms, with board. Apply at 111 Washington street.

ROOMS—Furnished rooms, with board. Apply at 111 Washington street.

ROOMS—Furnished rooms, with board. Apply at 111 Washington street.

ROOMS—Furnished rooms, with board. Apply at 111 Washington street.

ROOMS—Furnished rooms, with board. Apply at 111 Washington street.

ROOMS—Furnished rooms, with board. Apply at 111 Washington street.

ROOMS—Furnished rooms, with board. Apply at 111 Washington street.

ROOMS—Furnished rooms, with board. Apply at 111 Washington street.

ROOMS—Furnished rooms, with board. Apply at 111 Washington street.

ROOMS—Furnished rooms, with board. Apply at 111 Washington street.

MARE HAMS.

Another car-load Magnolia Hams, very best quality, at 8½ cents a pound.
50 half-barrels New Potomac Roe Herring.

OLIVER, FINNIE & CO

LOCAL PARAGRAPHS.

—The chancery court will meet on Monday.

—The county quarterly court will meet on Wednesday morning next.

—The strawberry and ice-cream festival season will soon be upon us.

—The monthly bill-collectors are around in large numbers interviewing debtors.

—The new silver dollar of our daddies is in circulation throughout the city at present.

—At the front street stores all kinds of vegetables, etc., are offered for sale at low rates.

—Pure sweet cider is now retailed from wagons on the street corners at five cents a glass.

—Notwithstanding the European war news, cotton quotations at this point have become stronger.

—The different dry goods and millinery goods openings were largely attended by the ladies of the city yesterday.

—Candidates for county offices at the August election are becoming numerous on street corners and in saloons.

—The Shelby County Democratic executive committee will meet in this city next Monday to transact important business.

—The discharged jury of the Bob Drury murder case, in the criminal court, stood eight for conviction and four for acquittal.

—Regat as will soon be inaugurated on the river, in the vicinity of the city, by the four middle-class clubs now in perfect organization.

—The supreme court of Tennessee has tried, in the last six years, twelve thousand cases, and yet it is impossible to reach the docket.

—To-morrow afternoon, at the usual hour at Central park, the Riverside and Ford's lake ball club will play their second game of the season.

—The silver moon hung low in the western heavens last night, with her horns turned up, which, according to the weatherwise, is a sign of a dry lunar month.

—The weather will be quoted as "fair," from a cotton standpoint, but many a weather prophet once it a shade or grade or two higher, from a cotton standpoint.

—Retail grocers who sell raw sugar by the drink to customers, and without paying the regular license for such privileges, are being subjected to the attention of the sergeant-at-law and others.

—The evening Ledger, of yesterday, had a curious paragraph about a "punter," because the paragraph closes with this sentence: "The two rats divide the food."

—At Mansford's, corner of Second and Monroe streets, everything known to the base-ball line of business can be found, except a few things that are not in the catalogue.

—Advertisement in another column.

—John H. Stratton, convicted of killing a negro man, Collier, and granted a new trial by the criminal court, was surrendered yesterday morning by his sureties. Sheriff Davidson put the accused in jail to await bonds.

—Patrolman Hackett yesterday arrested Bill White, colored, for stealing a pair of shoes from Collier and Co. on Main street. He also arrested Anderson Jones, colored, for aiding in the larceny. They will have a hearing to-day before Recorder Quigley.

—Several of the floor managers selected to conduct affairs at the Exposition building, at record house last night were not present, and the floor managers in any respect, because they sat down on the floor, which became unmanageable when they attempted to glide through the German on roller-skates.

—The question, who will be United States marshal for the western district of Tennessee? is not yet settled. There is a digging up of old records going on which may be troublesome. The man who has no record may yet be the lucky man, but there has been a record of some sort, good or bad.

—The voters of Polk county, Mississippi, at record house last night were not present, and the floor managers in any respect, because they sat down on the floor, which became unmanageable when they attempted to glide through the German on roller-skates.

—The benefit of the stage hands at the Theater takes place Thursday next, the tenth instant. The proceeds of the house will be divided among the benefit of the stage hands at the Theater, who lost their clothing by the late fire. A crowded house should greet the boys who thus take the lead in a charitable cause.

—Complaint has been made that at the Memphis Greenlaw Opera-house, small but unruly boys in the galleries interrupt the proceedings. The young boys should be arrested by the police, and locked up in the stationhouse until they learn how to conduct themselves at public places.

—To-day, the sixth, is the anniversary of the battle of Shiloh, or Pittsburg Landing; the anniversary of the death of Albert Sidney Johnson, and also the anniversary of the capture of General Prentiss's corps. The fight lasted two days. On the second day the Confederates were defeated and retreated to Corinth, Mississippi, from the blood-stained battlefield over which was recklessly gliding the light of the cotton gin, the best blood of the south and northwest.

—The Ledger man, who weighs ninety pounds and whose feet are a foot and a half, is the shortest dressed ladies whose pedal extremities are smaller than his. Our friend should be arrested by the police, and locked up in the stationhouse until they learn how to conduct themselves at public places.

—The rain-during the early part of the week presented curious phases. In this city it rained and hailed, and in the Mississippi, some twelve miles southeast of the city, snow fell to the depth of about one inch. It melted rapidly, and in the country, near Somerville, a very heavy hail-storm prevailed and cut off the leaves of trees in an instant. The upper courts of the Omaha street presented different aspects according to its location in this latitude.

—Another large audience filled the Greenlaw Opera-house last night at the temperance meeting. Several good addresses were made, and a large number signed the pledge. Mr. Turner and others will lecture to-night, and a large audience is expected. It being Saturday night it will be a pleasant place for the business and laboring men of the city, as well as for all others, to spend the evening. Seats all free. It is held at the Greenlaw Opera-house, and will be held on Monday and Tuesday nights.

—The word "laid" is too dull in meaning to describe the condition of this city at present. The spring heat, the clouds standing still for lack of wind to draft them, the motionless trees, the sluggish aspect of everything, is

intolerable. The very swallows forgot to twitter, but fitted listless, "not a feather, too, left the latitude of the season. The saying, *doles pro niente* expresses the idea of spring fever, which prevails at this season of latitude and longitude and present citizenry.

—The opening of the roller skating rink, at the Exposition building last night, was attended by a very large number of ladies and gentlemen, which fact indicated that the beautiful exercise—roller skating—promises to become a fashionable amusement in this city, as in other cities. The rink will be open every day and night for the reception of visitors. The rules of the rink will be enforced strictly. It is a place of amusement which will be of practical benefit to ladies, as well as a constant source of pleasure.

—A mill-dam damage case occupied the attention of the Shelby county circuit court yesterday. It was a case of damage accruing from the overflowing of a dam on low lands near the upper portion of the county. As an attorney engaged in the case said: "It was the overflow of a dam or a d-n overflow."

—The telegram sent by a confidential clerk to his employer, some time since, in a somewhat similar case, may have some bearing on the subject. It was as follows: "The dam by the mill site, but not the mill by a d-n sight."

—At twelve o'clock last night few arrests appeared on the stationhouse docket. There were a couple of drunks, one case of vagrancy, etc. Bill White, colored, was locked up on the charge of stealing a pair of shoes. Nobody knows where the shoes were, but he was charged with the crime. He was charged, and asserted that they were the shoes of a man named White, who he said he had seen in the street. He was charged, and asserted that they were the shoes of a man named White, who he said he had seen in the street.

—At the criminal court, yesterday, the following business was transacted: The jury in the case of the State vs. Robert Drury, indicted for the murder of his uncle, Mr. Gibson, returned into court and stated that it was impossible to agree upon a verdict. By consent of defendant's counsel a nolle prosequi was entered, and the case was discharged. But Drury was committed to jail in default of bail. The case will be heard again during the next term of court.

—The jury in the case of the State vs. Robert Drury, indicted for the murder of his uncle, Mr. Gibson, returned into court and stated that it was impossible to agree upon a verdict. By consent of defendant's counsel a nolle prosequi was entered, and the case was discharged. But Drury was committed to jail in default of bail. The case will be heard again during the next term of court.

—The jury in the case of the State vs. Robert Drury, indicted for the murder of his uncle, Mr. Gibson, returned into court and stated that it was impossible to agree upon a verdict. By consent of defendant's counsel a nolle prosequi was entered, and the case was discharged. But Drury was committed to jail in default of bail. The case will be heard again during the next term of court.

—The jury in the case of the State vs. Robert Drury, indicted for the murder of his uncle, Mr. Gibson, returned into court and stated that it was impossible to agree upon a verdict. By consent of defendant's counsel a nolle prosequi was entered, and the case was discharged. But Drury was committed to jail in default of bail. The case will be heard again during the next term of court.

—The jury in the case of the State vs. Robert Drury, indicted for the murder of his uncle, Mr. Gibson, returned into court and stated that it was impossible to agree upon a verdict. By consent of defendant's counsel a nolle prosequi was entered, and the case was discharged. But Drury was committed to jail in default of bail. The case will be heard again during the next term of court.

—The jury in the case of the State vs. Robert Drury, indicted for the murder of his uncle, Mr. Gibson, returned into court and stated that it was impossible to agree upon a verdict. By consent of defendant's counsel a nolle prosequi was entered, and the case was discharged. But Drury was committed to jail in default of bail. The case will be heard again during the next term of court.

—The jury in the case of the State vs. Robert Drury, indicted for the murder of his uncle, Mr. Gibson, returned into court and stated that it was impossible to agree upon a verdict. By consent of defendant's counsel a nolle prosequi was entered, and the case was discharged. But Drury was committed to jail in default of bail. The case will be heard again during the next term of court.

—The jury in the case of the State vs. Robert Drury, indicted for the murder of his uncle, Mr. Gibson, returned into court and stated that it was impossible to agree upon a verdict. By consent of defendant's counsel a nolle prosequi was entered, and the case was discharged. But Drury was committed to jail in default of bail. The case will be heard again during the next term of court.

—The jury in the case of the State vs. Robert Drury, indicted for the murder of his uncle, Mr. Gibson, returned into court and stated that it was impossible to agree upon a verdict. By consent of defendant's counsel a nolle prosequi was entered, and the case was discharged. But Drury was committed to jail in default of bail. The case will be heard again during the next term of court.

—The jury in the case of the State vs. Robert Drury, indicted for the murder of his uncle, Mr. Gibson, returned into court and stated that it was impossible to agree upon a verdict. By consent of defendant's counsel a nolle prosequi was entered, and the case was discharged. But Drury was committed to jail in default of bail. The case will be heard again during the next term of court.

—The jury in the case of the State vs. Robert Drury, indicted for the murder of his uncle, Mr. Gibson, returned into court and stated that it was impossible to agree upon a verdict. By consent of defendant's counsel a nolle prosequi was entered, and the case was discharged. But Drury was committed to jail in default of bail. The case will be heard again during the next term of court.

—The jury in the case of the State vs. Robert Drury, indicted for the murder of his uncle, Mr. Gibson, returned into court and stated that it was impossible to agree upon a verdict. By consent of defendant's counsel a nolle prosequi was entered, and the case was discharged. But Drury was committed to jail in default of bail. The case will be heard again during the next term of court.

—The jury in the case of the State vs. Robert Drury, indicted for the murder of his uncle, Mr. Gibson, returned into court and stated that it was impossible to agree upon a verdict. By consent of defendant's counsel a nolle prosequi was entered, and the case was discharged. But Drury was committed to jail in default of bail. The case will be heard again during the next term of court.

—The jury in the case of the State vs. Robert Drury, indicted for the murder of his uncle, Mr. Gibson, returned into court and stated that it was impossible to agree upon a verdict. By consent of defendant's counsel a nolle prosequi was entered, and the case was discharged. But Drury was committed to jail in default of bail. The case will be heard again during the next term of court.

—The jury in the case of the State vs. Robert Drury, indicted for the murder of his uncle, Mr. Gibson, returned into court and stated that it was impossible to agree upon a verdict. By consent of defendant's counsel a nolle prosequi was entered, and the case was discharged. But Drury was committed to jail in default of bail. The case will be heard again during the next term of court.

—The jury in the case of the State vs. Robert Drury, indicted for the murder of his uncle, Mr. Gibson, returned into court and stated that it was impossible to agree upon a verdict. By consent of defendant's counsel a nolle prosequi was entered, and the case was discharged. But Drury was committed to jail in default of bail. The case will be heard again during the next term of court.

—The jury in the case of the State vs. Robert Drury, indicted for the murder of his uncle, Mr. Gibson, returned into court and stated that it was impossible to agree upon a verdict. By consent of defendant's counsel a nolle prosequi was entered, and the case was discharged. But Drury was committed to jail in default of bail. The case will be heard again during the next term of court.

—The jury in the case of the State vs. Robert Drury, indicted for the murder of his uncle, Mr. Gibson, returned into court and stated that it was impossible to agree upon a verdict. By consent of defendant's counsel a nolle prosequi was entered, and the case was discharged. But Drury was committed to jail in default of bail. The case will be heard again during the next term of court.

—The jury in the case of the State vs. Robert Drury, indicted for the murder of his uncle, Mr. Gibson, returned into court and stated that it was impossible to agree upon a verdict. By consent of defendant's counsel a nolle prosequi was entered, and the case was discharged. But Drury was committed to jail in default of bail. The case will be heard again during the next term of court.

—The jury in the case of the State vs. Robert Drury, indicted for the murder of his uncle, Mr. Gibson, returned into court and stated that it was impossible to agree upon a verdict. By consent of defendant's counsel a nolle prosequi was entered, and the case was discharged. But Drury was committed to jail in default of bail. The case will be heard again during the next term of court.

—The jury in the case of the State vs. Robert Drury, indicted for the murder of his uncle, Mr. Gibson, returned into court and stated that it was impossible to agree upon a verdict. By consent of defendant's counsel a nolle prosequi was entered, and the case was discharged. But Drury was committed to jail in default of bail. The case will be heard again during the next term of court.

—The jury in the case of the State vs. Robert Drury, indicted for the murder of his uncle, Mr. Gibson, returned into court and stated that it was impossible to agree upon a verdict. By consent of defendant's counsel a nolle prosequi was entered, and the case was discharged. But Drury was committed to jail in default of bail. The case will be heard again during the next term of court.

—The jury in the case of the State vs. Robert Drury, indicted for the murder of his uncle, Mr. Gibson, returned into court and stated that it was impossible to agree upon a verdict. By consent of defendant's counsel a nolle prosequi was entered, and the case was discharged. But Drury was committed to jail in default of bail. The case will be heard again during the next term of court.

—The jury in the case of the State vs. Robert Drury, indicted for the murder of his uncle, Mr. Gibson, returned into court and stated that it was impossible to agree upon a verdict. By consent of defendant's counsel a nolle prosequi was entered, and the case was discharged. But Drury was committed to jail in default of bail. The case will be heard again during the next term of court.

—The jury in the case of the State vs. Robert Drury, indicted for the murder of his uncle, Mr. Gibson, returned into court and stated that it was impossible to agree upon a verdict. By consent of defendant's counsel a nolle prosequi was entered, and the case was discharged. But Drury was committed to jail in default of bail. The case will be heard again during the next term of court.

—The jury in the case of the State vs. Robert Drury, indicted for the murder of his uncle, Mr. Gibson, returned into court and stated that it was impossible to agree upon a verdict. By consent of defendant's counsel a nolle prosequi was entered, and the case was discharged. But Drury was committed to jail in default of bail. The case will be heard again during the next term of court.

—The jury in the case of the State vs. Robert Drury, indicted for the murder of his uncle, Mr. Gibson, returned into court and stated that it was impossible to agree upon a verdict. By consent of defendant's counsel a nolle prosequi was entered, and the case was discharged. But Drury was committed to jail in default of bail. The case will be heard again during the next term of court.

—The jury in the case of the State vs. Robert Drury, indicted for the murder of his uncle, Mr. Gibson, returned into court and stated that it was impossible to agree upon a verdict. By consent of defendant's counsel a nolle prosequi was entered, and the case was discharged. But Drury was committed to jail in default of bail. The case will be heard again during the next term of court.

—The jury in the case of the State vs. Robert Drury, indicted for the murder of his uncle, Mr. Gibson, returned into court and stated that it was impossible to agree upon a verdict. By consent of defendant's counsel a nolle prosequi was entered, and the case was discharged. But Drury was committed to jail in default of bail. The case will be heard again during the next term of court.

—The jury in the case of the State vs. Robert Drury, indicted for the murder of his uncle, Mr. Gibson, returned into court and stated that it was impossible to agree upon a verdict. By consent of defendant's counsel a nolle prosequi was entered, and the case was discharged. But Drury was committed to jail in default of bail. The case will be heard again during the next term of court.

—The jury in the case of the State vs. Robert Drury, indicted for the murder of his uncle, Mr. Gibson, returned into court and stated that it was impossible to agree upon a verdict. By consent of defendant's counsel a nolle prosequi was entered, and the case was discharged. But Drury was committed to jail in default of bail. The case will be heard again during the next term of court.

—The jury in the case of the State vs. Robert Drury, indicted for the murder of his uncle, Mr. Gibson, returned into court and stated that it was impossible to agree upon a verdict. By consent of defendant's counsel a nolle prosequi was entered, and the case was discharged. But Drury was committed to jail in default of bail. The case will be heard again during the next term of court.

—The jury in the case of the State vs. Robert Drury, indicted for the murder of his uncle, Mr. Gibson, returned into court and stated that it was impossible to agree upon a verdict. By consent of defendant's counsel a nolle prosequi was entered, and the case was discharged. But Drury was committed to jail in default of bail. The case will be heard again during the next term of court.

—The jury in the case of the State vs. Robert Drury, indicted for the murder of his uncle, Mr. Gibson, returned into court and stated that it was impossible to agree upon a verdict. By consent of defendant's counsel a nolle prosequi was entered, and the case was discharged. But Drury was committed to jail in default of bail. The case will be heard again during the next term of court.

—The jury in the case of the State vs. Robert Drury, indicted for the murder of his uncle, Mr. Gibson, returned into court and stated that it was impossible to agree upon a verdict. By consent of defendant's counsel a nolle prosequi was entered, and the case was discharged. But Drury was committed to jail in default of bail. The case will be heard again during the next term of court.

—The jury in the case of the State vs. Robert Drury, indicted for the murder of his uncle, Mr. Gibson, returned into court and stated that it was impossible to agree upon a verdict. By consent of defendant's counsel a nolle prosequi was entered, and the case was discharged. But Drury was committed to jail in default of bail. The case will be heard again during the next term of court.

—The jury in the case of the State vs. Robert Drury, indicted for the murder of his uncle, Mr. Gibson, returned into court and stated that it was impossible to agree upon a verdict. By consent of defendant's counsel a nolle prosequi was entered, and the case was discharged. But Drury was committed to jail in default of bail. The case will be heard again during the next term of court.

—The jury in the case of the State vs. Robert Drury, indicted for the murder of his uncle, Mr. Gibson, returned into court and stated that it was impossible to agree upon a verdict. By consent of defendant's counsel a nolle prosequi was entered, and the case was discharged. But Drury was committed to jail in default of bail. The case will be heard again during the next term of court.

—The jury in the case of the State vs. Robert Drury, indicted for the murder of his uncle, Mr. Gibson, returned into court and stated that it was impossible to agree upon a verdict. By consent of defendant's counsel a nolle prosequi was entered, and the case was discharged. But Drury was committed to jail in default of bail. The case will be heard again during the next term of court.

—The jury in the case of the State vs. Robert Drury, indicted for the murder of his uncle, Mr. Gibson, returned into court and stated that it was impossible to agree upon a verdict. By consent of defendant's counsel a nolle prosequi was entered, and the case was discharged. But Drury was committed to jail in default of bail. The case will be heard again during the next term of court.

—The jury in the case of the State vs. Robert Drury, indicted for the murder of his uncle